

McCord Exhibit 2



**BILL OF SALE
BUYER'S ORDER
INVOICE**

**KRAUSE FAMILY
MOTORCARS OF ATLANTA**

7865 ROSWELL ROAD NE • ATLANTA, GA 30350
404-233-4269 404-233-4BMW or 770-394-4234 • FAX 770-604-9481
www.motorcarsofatlanta.com

Stock No. LM12105A

Date 05/23/20

Salesman CHRISTOPHER FIFFIE

EMAIL: [REDACTED]

Purchaser [REDACTED] Address [REDACTED] City PITTSBURGH State PA County ALLEGHENY ZIP 15203
Home Telephone [REDACTED] Business Telephone (412)251-7994

I or we (referred to as Buyer or Purchaser) hereby agree to purchase from you under the terms and conditions specified, the following:

New Used X Demo Year 2020

Make AUDI Body COUPE Model R8 Color BLACK
VIN WUAKBAFX1L7900028 In Service Date Mileage 869

USED CAR TRADE-IN / OTHER CREDITS		BASE PRICE	
Make	Mileage	TIRE & WHEEL	<u>175,500.00</u>
Year	Model		<u>3,000.00</u>
Color	Tag #		
Serial #			
Bal. Owed To:	Amount		
Address			
SECOND TRADE-IN			
Make	Mileage	Cash Price	<u>178,500.00</u>
Year	Model	Trade In Allowance	<u>N/A</u>
Color	Tag #	Buyer's Difference	<u>178,500.00</u>
Serial #		Notary / Processing	<u>N/A</u>
Bal. Owed To:	Amount	Dealer Admin Charge	<u>799.00</u>
Address		Selling Price	<u>179,299.00</u>
You will be allowed a credit of \$ <u>N/A</u> on the above described trade-in LESS NET PAYOFF OF ALL LIENS AGAINST IT, which you represent to be \$ <u>N/A</u> payable to <u>N/A</u> .		Sales Tax / Tavt	<u>12,550.93</u>
		Tag & Title Fees	<u>400.00</u>
		Extended Service Plan	<u>N/A</u>
		Guaranteed Assets Protection (Gap)	<u>N/A</u>
		Ga Mv Warranty Rights Fee	<u>N/A</u>
		Maintenance Plan	<u>N/A</u>
		Balance Owed On Trade	<u>N/A</u>
		Total Delivery Price	<u>192,249.93</u>
		Deposit	<u>N/A</u>
		Down Payment	<u>85,000.00</u>
		Balance Due On Delivery	<u>107,249.93</u>
LIENHOLDER			
PNC BANK N.A.			
2730 LIBERTY AVE.			
PITTSBURGH, PA 15222			

You will be allowed a credit of \$ N/A on the above described trade-in LESS NET PAYOFF OF ALL LIENS AGAINST IT, which you represent to be \$ N/A payable to N/A.

I understand that if the payoff amount differs, the net allowance will be adjusted. I understand that if the payoff is greater than shown, I am responsible for the difference. Should the payoff be less, I understand that it is the lienholder's responsibility to refund the amount.

X

PURCHASER'S SIGNATURE

UNLESS THE MANUFACTURER OR THE DEALER HAS ISSUED SPECIFIC WARRANTY ON THIS VEHICLE, SEE THE DISCLAIMER OF WARRANTY ON THE BACK OF THIS CONTRACT. (SEE SECTIONS 3, 8, 7 ON REVERSE)

PURCHASER'S CERTIFICATION

1. Purchaser certifies that the mileage as shown on the odometer on my trade-in is the actual mileage of this vehicle.
2. Purchaser agrees that this Agreement includes all of the terms and conditions on both the face and reverse side hereof, that this Agreement cancels and supersedes any prior Agreement and as of the date hereof comprises the complete and exclusive statement of terms of the Agreement relating to the subject matters covered hereby. The Agreement cannot be modified except by express written Agreement of the parties. Purchaser by his execution of the Agreement acknowledges that he has read its terms and conditions and has received a true copy of the Agreement.

TRANSIT DAMAGE

3. Buyer acknowledges that there may have been certain transit and/or storage damage to the vehicle sold by the Seller herein, and Purchaser hereby releases the Seller for any and all claims arising out of such transit and/or damage.

KNOWN DEFECTS

4. All equipment (including tires) as appraised on my trade in will remain, and the only existing material defects known to me on the motor vehicle that is being traded into the dealer are: None

5. THIS IS A CASH SALE. AND IF NONE SO STATE

6. However, in the event any portion of the purchase price is financed, the Agreement and any subsequent retail installment contract or security agreement are subject to the acceptance of said retail installment contract or security agreement by a bank or finance company.

7. NOTICE: IF YOU ARE BUYING A USED VEHICLE, SEE THE REVERSE SIDE UNDER "PROVISIONS APPLICABLE ON SALE OF A USED VEHICLE" BECAUSE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED AND CERTAIN STATEMENTS ARE MADE CONCERNING THE ODOMETER READING.

8. Purchaser acknowledges that the vehicle purchased from the dealer has a Federal Price Label on the vehicle pursuant to Public Law 85-505, if a new vehicle, or has a "Buyer Guide" affixed to a side window pursuant to 16 C.F.R. 455.2, if a used vehicle.

9. I certify that I am 18 years of age, or older, and that I have read the printed matter on the front and back hereof and agree to it as a part of the order the same as if it were printed above my signature.

I FURTHER ACKNOWLEDGE THIS ORDER SHALL NOT BECOME BINDING UNTIL ACCEPTED BY THE DEALER OR HIS AUTHORIZED REPRESENTATIVE.

IN THE EVENT THIS CONTRACT RELATES TO A NEW MOTOR VEHICLE PURCHASED FROM THE DEALER, THE PURCHASER AGREES THAT THE MANUFACTURER OR IMPORTER EXPLAINS THE WARRANTY TO THE PURCHASER IN ACCORDANCE WITH THE LAW AND (B).

Accepted Dealer _____
By: S. BROWN

Agree to Arbitration: By signing below, you agree that, pursuant to the Arbitration Provision on the reverse side of this order, the dispute will be resolved by arbitration. Select to resolve any dispute by neutral, binding arbitration. See the Arbitration Provision for additional information concerning the arbitration process.

X Co-Buyer Signs

NAME: MOTORCARS OF GEORGIA

ADDRESS: 7865 Roswell Rd

Atlanta, GA 30350

Accepted Dealer _____

By: S. BROWN

Important Notice to Buyers:

Paragraphs 6 and 7 on the reverse side of this order relate to the warranty information on used cars. (The Buyer must read and sign the applicable paragraph.)

Co-Purchaser

KRAUSE_0092

Provisions Applicable On Sale Of New Vehicle

1. PRICE REVISION: In the event of the price to Dealer of the series and body type ordered by Purchaser is changed by the manufacturer prior to delivery to Purchaser of the vehicle order by Purchaser, Dealer has the right to accordingly change the cash delivered price to Purchaser provided that if Purchaser does not agree with such price change Purchaser may cancel this Purchase Order in which event if a used vehicle has been traded-in as part of the consideration for the vehicle purchased by Purchaser such traded-in vehicle shall be returned to Purchaser upon payment of a reasonable charge for storage and repairs (if any) or, if such traded-in vehicle has been previously sold by Dealer the amount received therefore less a selling commission of 15% and any expense (for storing, insuring, conditioning, or advertising such vehicle for sale) shall be returned to Purchaser.
2. It is understood that there is no relationship of principal and agent between the dealer and the manufacturer and that the dealer is not authorized to act or attempt to act, or represent himself directly or by implication, as agent of the manufacturer, or in any manner assume to create or attempt to assume to create, any obligation on behalf of or in the name of the manufacturer.
3. THE ONLY WARRANTIES APPLYING TO THIS VEHICLE ARE THOSE OFFERED BY THE MANUFACTURER, THE SELLING DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND NEITHER ASSUMES NOR AUTHORIZES ANY OTHER PERSON TO ASSUME FOR IT ANY LIABILITY IN CONNECTION WITH THE SALE OF THE VEHICLE. BUYER SHALL NOT BE ENTITLED TO RECOVER FROM THE SELLING DEALER ANY CONSEQUENTIAL DAMAGES TO PROPERTY, DAMAGES FOR LOSS OF USE, LOSS OF TIME, LOSS OF PROFITS OR INCOME, OR ANY OTHER INCIDENTAL DAMAGES.
4. USED MOTOR VEHICLE BUYERS GUIDE: If you are buying a used vehicle with this contract, federal regulations may require a special Buyers Guide to be displayed on the window of the vehicle. The information you see in the window form of this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale.

Provisions Applicable On Sale Of A Used Vehicle

5. THE INFORMATION YOU SEE ON THE WINDOW FORM (BUYERS GUIDE) FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

6. WITHOUT A WRITTEN DEALER'S WARRANTY:
 A. The vehicle described on the reverse of this page is being sold to you "AS IS" and "WITH ALL FAULTS," and THE SELLING DEALER HEREBY EXPRESSLY DISCLAIMS ALL WARRANTIES, EITHER EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, and neither assumes nor authorizes any other person to assume for it any liability in connection with the sale of this vehicle. Further, the undersigned acknowledges that he is not relying on any representations in purchasing this vehicle that may have been made by dealer or its agents or employees concerning the condition of the vehicle which are not stated herein. Purchaser shall not be entitled to recover from the selling dealer for any consequential damages, incidental damages, property damage, or damages for loss of use, loss of time, loss of profits, for inconvenience or loss of income. If selling dealer issues a written express warranty or there remains a part of the manufacturer's warranty which has not expired according to its terms, this provision does not apply.

B. The selling Dealer received this vehicle, with approximately the mileage shown on the odometer (less miles driven for testing and demonstration). However, selling Dealer makes no warranty or representation as to the accuracy of said odometer reading, either express or implied, except that said odometer reading has not been altered by selling Dealer, and that Dealer has no knowledge that it was altered or disconnected prior to the time this vehicle came into Dealer's possession. In consideration of the purchase price stated on the reverse side of this page, Purchaser hereby releases and forever discharges Dealer, its officers, directors, employees, agents, successors and assigns, from any and all claims, causes of action, liability and damages, which may result or develop from the accuracy of the odometer reading, and in the event that a claim is asserted against Dealer by subsequent Purchaser of this vehicle based upon the accuracy of the odometer reading, Purchaser agrees to indemnify and hold harmless Dealer therefrom.

Purchaser understands that Dealer has no knowledge of the actual mileage that may have been done to the odometer by previous owners, and that Dealer has no way to ascertain the correctness of the odometer reading. Dealer has [REDACTED] the entity from whom Dealer purchased the vehicle and to provide Purchaser with information as to how he may contact the previous owner(s) to determine the actual mileage shown on the odometer on any previous transactions concerning this vehicle.

Purchaser acknowledges that he has read and understood the provisions of this disclaimer of warranty and release as set forth in paragraph 6.

Date: 05/23/20

Signature of Buyer/s: [REDACTED]

7. WITH A DEALER'S WRITTEN WARRANTY:

A. The only warranties applying to the sale of this vehicle are those extended by the manufacturer in an unexpired manufacturer's warranty, if any so exists, and/or an express written limited warranty extended by selling Dealer and delivered to Purchaser at the time of delivery of this vehicle. The provisions and terms of such express written limited warranty are those set out in such instrument, and SELLING DEALER HEREBY EXPRESSLY DISCLAIMS ALL OTHER WARRANTIES NOT CONTAINED THEREIN, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Further, selling Dealer neither assumes nor authorizes any person to assume for it any liability other than that expressed in such instrument. The undersigned acknowledges that he is not relying on any representations in purchasing this vehicle that may have been made by Dealer or its agents or employees concerning the condition of the vehicle which are not stated herein. Purchaser's damages for the condition of this vehicle are limited and restricted to those which are recoverable under the terms of such express written limited warranty, and selling Dealer hereby disclaims and excludes liability for any damages not recoverable by Purchaser thereunder. If the vehicle is sold "as is" and "with all faults" this provision does not apply.

B. The selling Dealer received this vehicle, with approximately the mileage shown on the odometer (less miles driven for testing and demonstration). However, selling Dealer makes no warranty or representation as to the accuracy of said odometer reading, either express or implied, except that said odometer reading has not been altered by selling Dealer, and that Dealer has no knowledge that it was altered or disconnected prior to the time this vehicle came into Dealer's possession. In consideration of the purchase price stated on the reverse side of this page, Purchaser hereby releases and forever discharges Dealer, its officers, directors, employees, agents, successors and assigns, from any and all claims, causes of action, liability and damages, which may result or develop from the accuracy of the odometer reading, and in the event that a claim is asserted against Dealer by a subsequent Purchaser of this vehicle based upon the accuracy of the odometer reading, Purchaser agrees to indemnify and hold harmless Dealer therefrom.

Purchaser acknowledges that he has read and understood the provisions of this disclaimer of warranty and releases as set forth in paragraph 7.

Date: 05/23/20

Signature of Buyer/s: [REDACTED]

Other Provisions

8. NOTIFY SELLER WITHIN 20 DAYS: Purchaser shall give notice to seller of any breach of contract or breach of express or implied warranty applicable to the goods within twenty (20) days of the time he discovers or should have discovered the said breach or the Purchaser shall be barred from any remedy for the breach. Purchaser shall thereafter return the goods to seller, or anyone designated by seller, within twenty (20) days after the notice of breach to allow the seller the opportunity to cure the breach or the Purchaser shall be barred from any remedy for the breach.
9. REAPPRAISAL OF TRADED-IN VEHICLE: If a vehicle has been traded in as part of the consideration for the vehicle ordered by Purchaser hereunder and such vehicle is not delivered to Dealer until delivery to Purchaser of the vehicle purchased by Purchaser, such traded-in vehicle shall be reappraised at the time and such reappraisal value shall determine the allowance made for such vehicle. If such reappraised value is lower than the original allowance therefor shown on the face of this Purchase Order, Purchaser may, if dissatisfied therewith, cancel this Purchase Order, provided however, that such right to cancel is exercised prior to delivery of the vehicle ordered hereunder to the Purchaser and surrender of the traded-in vehicle to Dealer.
10. PURCHASER'S WARRANTY OF TITLE AND PROMPT DELIVERY OF TITLE: Purchaser warrants that the traded-in vehicle is his property free and clear of all liens and encumbrances except as otherwise noted on the title. Purchaser understands that the delivery and assignment of the certificate of title to any trade-in vehicle is an integral part of the entire sales transaction expressed in this retail buyer's order. If Purchaser does not simultaneously assign and deliver the certificate of title at the time of trade-in, or fails to do so within five (5) days of the trade-in, seller may: (1) cancel the sale/purchase order and exercise any and all remedies under law including repossession; or (2) treat the sale in every respect as if no trade-in took place and revise the purchase price for the ordered vehicle accordingly. In such cases, Purchaser's trade-in will be returned upon payment of reasonable charge for storage and handling if any.
11. FAILURE OR REFUSAL TO ACCEPT DELIVERY: Unless this Purchaser Order shall have been cancelled by Purchaser under and in accordance with the provisions of paragraphs "8" or "9" above, Dealer shall have the right, upon failure or refusal of Purchaser to accept delivery of the vehicle ordered and to comply with the terms of this Purchase Order, to retain as liquidated damages any cash deposit made by the Purchaser, and, in the event a vehicle has been traded in as a part of the consideration for the vehicle ordered by Purchaser and hereunder to sell such traded-in vehicle and reimburse himself with the proceeds of such sale for the expenses specified in paragraph "1" above and for such other expenses and losses as Dealer may incur or suffer as a result of such failure or refusal by Purchaser.
12. FAILURE OR DELAY OF DELIVERY: Dealer shall not be liable for failure to deliver or delay in delivery of the vehicle accessories or other parts thereof covered by the Purchase Order where such failure or delay is due, in whole or in part, to any cause other than the negligence of the Dealer.

ARBITRATION PROVISION

PLEASE REVIEW - IMPORTANT - AFFECTS YOUR LEGAL RIGHTS

1. EITHER YOU OR WE MAY CHOOSE TO HAVE ANY DISPUTE BETWEEN US DECIDED BY ARBITRATION AND NOT IN COURT OR BY JURY TRIAL.
2. IF A DISPUTE IS ARBITRATED, YOU WILL GIVE UP YOUR RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM YOU MAY HAVE AGAINST US INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS.
3. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND WE WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

Any claim or dispute, whether in contract, tort, statute or otherwise (including the interpretation and scope of this Arbitration Provision, and the arbitrability of the claim or dispute), between you and us or our employees, agents, successors or assigns, which arises out of or relates to your credit application, purchase or condition of this vehicle, this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election, be resolved by neutral, binding arbitration and not by a court action. If federal law provides that a claim or dispute is not subject to binding arbitration, the Arbitration Provision shall not apply to such claim or dispute. Any claim or dispute is to be arbitrated by a single arbitrator on an individual basis and not as a class action. You expressly waive any right you may have to arbitrate a class action. You may choose the American Arbitration Association, 1633 Broadway, 10th Floor, New York, New York 10019 www.adr.org, or any other organization to conduct the arbitration subject to our approval. You may get a copy of the rules of an arbitration organization by contacting the organization or visiting its website.

Arbitrators shall be attorneys or retired judges and shall be selected pursuant to the applicable rules. The arbitrator shall apply governing substantive law and the applicable statute of limitations. The arbitration hearing shall be conducted in the federal district in which you reside unless the Seller-Creditor is a party to the claim or dispute, in which case the hearing will be held in the federal district where this contract was executed. We will pay your filing, administration, service or case management fee and your arbitrator or hearing fell all up to a maximum of \$5000, unless the law or rules of the chosen arbitration organization require us to pay more. The amount we pay may be reimbursed in whole or in part by decision of the arbitrator if the arbitrator finds that any of your claims is frivolous under applicable law. Each party shall be responsible for its own attorney, expert and other fees, unless awarded by the arbitrator under applicable law. If the chosen arbitration organization's rules conflict with this Arbitration Provision, then the provisions of this Arbitration Provision shall control. Any arbitration under this Arbitration Provision shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et. seq.) and not by any state law concerning arbitration. Any award by the arbitrator shall be in writing and will be final and binding on all parties, subject to any limited right to appeal under the Federal Arbitration Act.

You and we retain the right to seek remedies in small claim court for disputes or claims within the court's jurisdiction, unless such action is transferred, removed or appealed to a different court. Neither you nor we waive the right to arbitrate by using self-help remedies, such as repossession, or by filing an action to recover the vehicle, to recover a deficiency balance, or for individual injunctive relief. Any court having jurisdiction may enter judgment on the arbitrator's award. This Arbitration Provision shall survive any termination, payoff or transfer of this contract. If any part of this Arbitration Provision, other than waivers of class action rights, is deemed or found to be unenforceable for any reason, the remainder shall remain enforceable. If a waiver of class action rights is deemed or found to be unenforceable for any reason in a case in which class action allegations have been made, the remainder of the Arbitration Provision shall be unenforceable.

AGREEMENT TO FURNISH INSURANCE POLICY

Date 05/23/2020To Seller/Lessor MOTORCARS OF GEORGIA7865 Roswell Rd Atlanta, GA 30350

The undersigned Buyer/Lessee(s) agree(s) to furnish his/their own Insurance Policy, covering a vehicle which is the subject of a credit sale contract/lease dated this 23 day of MAY, YR 2020

The vehicle referred to herein is described as follows:

Year	Make	Model	Body Type	Vehicle Identification No.
<u>2020</u>	<u>AUDI</u>	<u>R8</u>	<u>COUPE</u>	<u>WUAKBAFX1L7900028</u>

Such Insurance Policy must be delivered to the Seller/Lessor within _____ days from the date of this Agreement. The following is not an acceptable policy: Maintenance or repair contracts, One Month Policies or Insurance Certificates that make reference to a "Master Insurance Agreement." If Seller/Lessor does not receive such Policy by the time stated, Seller/Lessor may (but is not required to) procure insurance of the kind and type agreed to be furnished under the terms of the credit sale contract/lease. Such insurance may cover only Seller's/Lessor's interest in the vehicle as the law allows.

Ins.Co. CHUBB NAT INS CO Agent HENDERSON BROS INS

920 FORT DUQUESNE BLVD, PITTSBURGH PA 15222 CITY (412)754-3225
 ADDRESS OF AGENT - STREET STATE ZIP AGENT'S PHONE NUMBER

Policy No. _____ Exp. Date _____

Fire & Theft - Additional Coverage - \$ _____ Deductible Comprehensive - \$ _____ Deductible Collision

In the event Buyer/Lessee(s) fail(s) to furnish a valid insurance policy, or written evidence of insurance, of the type required under the credit sale contract/lease, Buyer/Lessee(s) hereby agree(s) to pay to Seller/Lessor or assignees any earned premium for any policy they may have to place for the above described vehicle in accordance with repayment procedures set forth in the credit sale contract/lease.

Buyer/Lessee(s) further agree(s) to assume any and all responsibility for damage to the vehicle or resulting from the use, maintenance or operation of the vehicle, and agree to hold Seller/Lessor free of any loss, claim, or liability resulting from any damage to the vehicle or from the vehicle's use, maintenance or operation.

Loss Payee PNC BANK N.A.Loss Payee's Address 2730 LIBERTY AVE. PITTSBURGH, PA 15222

NOTICE TO BUYER/LESSEE: This Agreement does not authorize the Seller/Lessor to order Public Liability or Property Damage Insurance. Any insurance ordered by the Seller/Lessor or Seller's/Lessor's Assignee will cover loss of or damage to the vehicle and will not include Public Liability or Property Damage Insurance.

BUYER'S/LESSEE'S NAME [Redacted]
 HOME PHONE [Redacted]

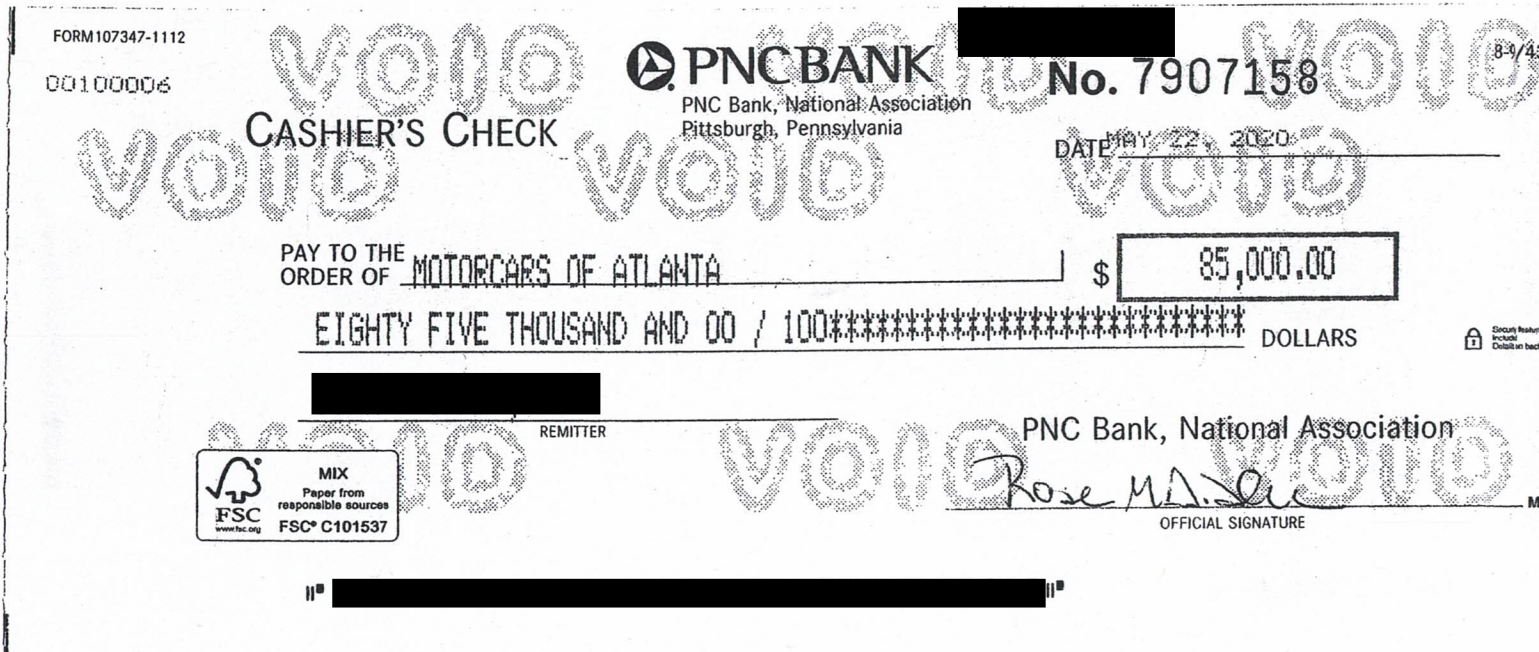
ADDRESS [Redacted]
PITTSBURGH, PA 15203

X CON-BUYER'S/CO-LESSEE'S SIGNATURE

BUYER'S/LESSEE'S SIGNATURE

LAWFORM NO. 220RS-U-8 REV 7/1
 ©2017 The Reynolds and Reynolds Company

THERE ARE NO WARRANTIES, EXPRESS OR IMPLIED, AS TO CONTENT OR FITNESS FOR PURPOSE OF THIS FORM. CONSULT YOUR OWN LEGAL COUNSEL.



Motorcars of Atlanta
7865 Roswell Road NE
Atlanta, GA 30350
7703944034

05/19/2020 17:55:22
Terminal ID No.: 70578671

MOTORCARS OF ATLANTA

claren



Credit Sale: **CASH DOWN/ DEPOSIT FORM**

Transaction #: 5
Card Type: Visa
Account: ****9411
Entry: Manual
Invoice #: 12105
Amount: \$5,000.00

Ref. Number: 014021000911
Auth. Code: 05684D
Batch Number: 263
Response: EXACT MATCH
AVS Response: Y - Exact Match
CVV Response: M - Match

CUSTOMER COPY

-Thank You-

X.....

tsburgh

PA 15203

SIGNATURE

MERCHANT COPY

-Thank You-

**MOTORCARS OF GEORGIA, LLC TO CHARGE MY CREDIT CARD FOR
THE AMOUNT LISTED BELOW:**

AMOUNT: 5,000

CARD TYPE: VISA

CARD NUMBER: [REDACTED] 9411

EXPIRATION DATE: [REDACTED]

CCV / CID: [REDACTED]

**** I ACKNOWLEDGE THAT THIS A DEPOSIT TO REMOVE THE FOLLOWING VEHICLE
FROM THE MARKET AND THIS DEPOSIT IS NON-REFUNDABLE:**

YEAR: 2020

MAKE: Audi

MODEL: R8

**DELIVERY OR FULL PAYMENT FOR THIS TRANSACTION SHALL BE ON OR BEFORE THE
FOLLOWING DATE, AT WHICH TIME THE ABOVE MENTIONED DEPOSIT SHALL BE
FORFEITED AND THE CAR PLACED BACK ON THE MARKET.**

DELIVERY DATE: [REDACTED]

CUSTOMER SIGNATURE: [REDACTED]

MANAGER SIGNATURE: [REDACTED]



**Department of Revenue
1800 Century Blvd, N.E.
Atlanta, GA 30345
1-877-423-6711**

**Certificate of Exemption
Nonresident Purchase of a Motor Vehicle**
(Please Print)

O.C.G.A. § 48-5-440 defines "motor vehicle" as a vehicle which is designed primarily for use upon the public roads.

TRADE NAME OF DEALER				
MOTORCARS OF GEORGIA		NAME OF NONRESIDENT PURCHASER		
		DRIVER'S LICENSE NUMBER AND STATE (IF APPLICABLE)		
		[REDACTED] PA		
ADDRESS				
[REDACTED]		STATE	ZIP CODE	
CITY				
PITTSBURGH, PA 15203				
DESCRIPTION OF MOTOR VEHICLE				
DATE OF PURCHASE	INVOICE NUMBER	MAKE	MODEL	VEHICLE ID NUMBER (VIN)
05/23/20	LM12105A	AUDI	R8	WUAKBAFX1L7900028

Affidavit for Out of State Delivery

Purchaser must be a non-Georgia resident living in another state or a business having its principal location outside Georgia.

Under penalties of perjury, I [REDACTED], have examined this form and attest that all information contained herein is true and correct and that I will immediately transport the above referenced motor vehicle out of the State of Georgia and register it in the State of [REDACTED] PA [REDACTED]

[REDACTED]
Signature _____
[REDACTED]

Printed Name _____

Date

05/23/20

Dealer must maintain a copy of properly executed certificate of exemption for audit purposes.

ST-6 (rev 06/2014)



**Department of Revenue
1800 Century Blvd, N.E.
Atlanta, GA 30345
1-877-423-6711**

Certificate for Out of State Delivery by the Seller using Seller's Vehicle

(Please Print)

NAME OF SELLER MOTORCARS OF GEORGIA	DATE 05/23/20
ADDRESS OF SELLER 7865 Roswell Rd Atlanta, GA 30350	
NAME OF OUT OF STATE PURCHASER [REDACTED]	
ADDRESS OF PURCHASER [REDACTED] PITTSBURGH, PA 15203	

DESCRIPTION OF TANGIBLE PERSONAL PROPERTY PURCHASED	
2020 AUDI R8	
WUAKBAFX1L7900028	
TOTAL SALES PRICE \$ 107,249.93	

Under penalties of perjury, the undersigned purchaser and seller, hereby certify that the above tangible property will be delivered by the seller or employee of the seller outside the State of Georgia and the information contained herein is true and correct.

Purch:
[REDACTED]Signature
[REDACTED]

Printed Name

Seller
[Signature]Signature
MOTORCARS OF GEORGIA

Printed name

Seller must maintain a copy of properly executed certificate of exemption for audit purposes.

BUYERS GUIDE

IMPORTANT: Spoken promises are difficult to enforce. Ask the dealer to put all promises in writing. Keep this form.

AUDI

R8

2020

LUAKBAFX1L7900028

VEHICLE MAKE

MODEL

YEAR

VEHICLE IDENTIFICATION NUMBER (VIN)

WARRANTIES FOR THIS VEHICLE:



AS IS - NO DEALER WARRANTY

THE DEALER DOES NOT PROVIDE A WARRANTY FOR ANY REPAIRS AFTER SALE.



DEALER WARRANTY

FULL WARRANTY.

LIMITED WARRANTY. The dealer will pay _____ % of the labor and _____ % of the parts for the covered systems that fail during the warranty period. Ask the dealer for a copy of the warranty, and for any documents that explain warranty coverage, exclusions, and the dealer's repair obligations. *Implied warranties under your state's laws may give you additional rights.*

SYSTEMS COVERED:

DURATION:

NON-DEALER WARRANTIES FOR THIS VEHICLE:

- MANUFACTURER'S WARRANTY STILL APPLIES. The manufacturer's original warranty has not expired on some components of the vehicle.
- MANUFACTURER'S USED VEHICLE WARRANTY APPLIES.
- OTHER USED VEHICLE WARRANTY APPLIES.

Ask the dealer for a copy of the warranty document and an explanation of warranty coverage, exclusions, and repair obligations.

SERVICE CONTRACT. A service contract on this vehicle is available for an extra charge. Ask for details about coverage, deductible, price, and exclusions. If you buy a service contract within 90 days of your purchase of this vehicle, implied warranties under your state's laws may give you additional rights.

ASK THE DEALER IF YOUR MECHANIC CAN INSPECT THE VEHICLE ON OR OFF THE LOT.

OBTAIN A VEHICLE HISTORY REPORT AND CHECK FOR OPEN SAFETY RECALLS. For information on how to obtain a vehicle history report, visit ftc.gov/usedcars. To check for open safety recalls, visit safercar.gov. You will need the vehicle identification number (VIN) shown above to make the best use of the resources on these sites.

SEE OTHER SIDE for important additional information, including a list of major defects that may occur in used motor vehicles.

Si el concesionario sostiene la versión en español, pídale una copia de la Guía del Comprador en español.



- PREMIER TIRE, WHEEL & RIM PROTECTION • DENT & DING PROTECTION
- WINDSHIELD REPAIR PROTECTION • ROADSIDE ASSISTANCE • KEY REPLACEMENT

REGISTERED CUSTOMER INFORMATION

Last Name [REDACTED] First Name [REDACTED] Middle Initial [REDACTED]
 Street Address [REDACTED] Apt # _____
 City PITTSBURGH State PA Zip Code 15203
 Home Phone # [REDACTED] Bus. Phone # [REDACTED] E-mail [REDACTED]

COVERED VEHICLE INFORMATION

Manufacturer AUDI Model R8 Year 2020
 Vehicle ID # WUAKBAFX1L7900028
 Vehicle Purchase Price \$ 175,500.00 Amount Financed \$ 107,249.93
 Vehicle Service Contract Purchase Price \$ 3,000.00 New Vehicle Used Vehicle

DEALER INFORMATION

Dealer # [REDACTED] Dealership MOTORCARS OF GEORGIA
 Street Address 7865 Roswell Rd State GA Zip Code 30350
 City Atlanta

I ("Registered Customer") whose signature appears below, acknowledge that the information contained above is, to the best of my knowledge, true. I have read the terms and conditions contained herein and I understand and agree to all of the provisions herein. This Agreement is between the Obligor and Registered Customer. ADDITIONALLY, IF I PURCHASED THE KEY REPLACEMENT COVERAGE, I CONFIRM THAT I RECEIVED AT LEAST TWO (2) COPIES OF THE KEY TO THE VEHICLE LISTED ABOVE ("COVERED VEHICLE") ON THE MEMBER [REDACTED]

05/23/20

Dealer Signature

Date of Sale
(Effective Date of Agreement)

Registered C.

Nevada Residents Only: By initialing this box, You acknowledge that this Agreement contains an Arbitration provision, that you have read and understand the Arbitration Procedure section and affirmatively agree to the terms contained therein.

COVERAGE OPTIONS

COMPLETE PROTECTION

OR

INDIVIDUAL PROTECTION

 PREMIER ULTIMATE VEHICLE PROTECTION PLUS

Includes Premier Tire, Wheel & Rim Protection, Dent & Ding Protection, Windshield Repair Protection, Roadside Assistance and Key Replacement.

- PREMIER TIRE, WHEEL & RIM PROTECTION
 DENT & DING PROTECTION
 WINDSHIELD REPAIR PROTECTION
 ROADSIDE ASSISTANCE
 KEY REPLACEMENT

Key FOB #

COVERAGE TERM

Please check
(✓) one
box only.

- 2 YEARS
 3 YEARS
 4 YEARS
 5 YEARS

IF NO BOX IS CHECKED (✓), MAXIMUM COVERAGE WILL APPLY UNLESS COVERAGE IS DECLINED AS SHOWN BELOW.
 THE PURCHASE OF THE ULTIMATE VEHICLE PROTECTION PLUS IS NOT A REQUIREMENT FOR THE PURCHASE, LEASE OR FINANCING OF A COVERED VEHICLE. THIS AGREEMENT IS NOT AN INSURANCE CONTRACT. THIS IS NOT AN AUTOMOBILE LIABILITY OR PHYSICAL DAMAGE INSURANCE POLICY.

The following models are excluded and not covered under the Safe-Guard Programs: Aston Martin, Bentley, Ferrari, Lamborghini, Lotus, Maserati, Maybach, McLaren and Rolls Royce.
 SEE IMPORTANT TERMS AND CONDITIONS ON THE FOLLOWING PAGES OF THIS AGREEMENT.

DECLINATION OF ULTIMATE VEHICLE PROTECTION PLUS

I do not choose to register my vehicle under the Ultimate Vehicle Protection Plus Service Contract. By not purchasing the Ultimate Vehicle Protection Plus Program, I fully understand that in the event my vehicle is involved in a road hazard incident I am not entitled to any of the Service Contract protection provisions provided under the terms of this Agreement.

Registered Customer Signature

Date

Dealer Signature

Date

SAFE-GUARD PRODUCTS INTERNATIONAL, LLC ("Administrator"/"Obligor"/"Provider")

Two Concourse Parkway, Suite 500, Atlanta, GA 30328 • 800-742-7896

Roadside Assistance and Key Replacement services provided by Saferide Motor Club, Inc., 13901 Midway Road, Suite 102-429, Dallas, TX 75244-4388

Dealer Number	Contract Number
Buyer Name and Address (Including County and Zip Code) [REDACTED]	Co-Buyer Name and Address (Including County and Zip Code) N/A
Seller-Creditor (Name and Address) MOTORS OF GEORGIA 7865 Roswell Rd Atlanta, GA 30328	

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle on credit under the agreements on the front and back of this contract. You agree to pay the Seller - Creditor (sometimes "we" or "us" in this contract) the Amount Financed and Finance Charge in U.S. funds according to the payment schedule below. We will figure your finance charge on a daily basis. The Truth-In-Lending Disclosures below are part of this contract.

New/Used	Year	Make and Model	Vehicle Identification Number	Primary Use For Which Purchased Personal, family, or household unless otherwise indicated below <input checked="" type="checkbox"/> business <input type="checkbox"/> agricultural N/A
Used	2017	BMW	JWAKBF7117502028	

FEDERAL TRUTH-IN-LENDING DISCLOSURES				
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.	FINANCE CHARGE The dollar amount the credit will cost you.	Amount Financed The amount of credit provided to you or on your behalf.	Total of Payments The amount you will have paid after you have made all payments as scheduled.	Total Sale Price The total cost of your purchase on credit, including your down payment of \$ 85,000.00 is \$ 113,608.00 \$ 203,543.80
% \$ 11.326.80	\$ 107,249.93	\$ 113,608.00	\$ 203,543.80	

Your Payment Schedule Will Be:

Number of Payments	Amount of Payments	When Payments Are Due
60	\$ 177.16	Monthly beginning 07/07/20
N/A	N/A	N/A

Or As Follows:

N/A

Late Charge. If payment is not received in full within 10 days after it is due, you will pay a late charge of \$ 50.00 or 5 % of the part of the payment that is late, whichever is less.

Prepayment. If you pay off all your debt early, you will not have to pay a penalty.

Security Interest. You are giving a security interest in the vehicle being purchased.

Additional Information: See this contract for more information including information about nonpayment, default, any required repayment in full before the scheduled date and security interest.

Insurance. You may buy the physical damage insurance this contract requires (see back) from anyone you choose who is authorized to sell such insurance in Georgia. You are not required to buy any other insurance to obtain credit unless the box indicating Vendor's Single Interest Insurance is required is checked below.

If any insurance is checked below, policies or certificates from the named insurance companies will describe the terms and conditions.

Check the insurance you want and sign below:

Optional Credit Insurance

Credit Life Buyer Co-Buyer Both

Credit Disability Buyer Co-Buyer Both

Premium:

Credit Life \$ N/A

Credit Disability \$ N/A

Insurance Company Name N/A

N/A

Home Office Address N/A

Credit life insurance and credit disability insurance are not required to obtain credit. Your decision to buy or not buy credit life insurance and credit disability insurance will not be a factor in the credit approval process. They will not be provided unless you sign and agree to pay the extra cost. If you choose this insurance, the cost is shown in Item 4A of the Itemization of Amount Financed. Credit life insurance is based on your original payment schedule. This insurance may not pay all you owe on this contract if you make late payments. Credit disability insurance does not cover any increase in your payment or in the number of payments. Coverage for credit life insurance and credit disability insurance ends on the original due date for the last payment unless a different term for the insurance is shown below.

Other Optional Insurance

Type of Insurance N/A Term N/A

Premium \$ N/A

Insurance Company Name N/A

N/A

Home Office Address N/A

N/A

Type of Insurance N/A Term N/A

Premium \$ N/A

Insurance Company Name N/A

N/A

Home Office Address N/A

N/A

Other optional insurance is not required to obtain credit. Your decision to buy or not buy other optional insurance will not be a factor in the credit approval process. It will not be

ITEMIZATION OF AMOUNT FINANCED		
1 Cash Price (including taxes of \$ 113,608.00)		\$ 113,608.00 (1)
2 Total Downpayment =		
Trade-in (Year) (Make) (Model)		
Gross Trade-In Allowance	\$	N/A
Less Pay Off Made By Seller	\$	N/A
Equals Net Trade In	\$	N/A
+ Cash	\$	15,000.00
+ Other	\$	N/A
(If total downpayment is negative, enter "0" and see 4I below)	\$	85,000.00 (2)
3 Unpaid Balance of Cash Price (1 minus 2)	\$	103,056.8 (3)
4 Other Charges Including Amounts Paid to Others on Your Behalf (Seller may keep part of these amounts):		
A Cost of Optional Credit Insurance Paid to Insurance Company or Companies	\$	N/A
Life	\$	N/A
Disability	\$	N/A
B Vendor's Single Interest Insurance Paid to Insurance Company	\$	N/A
C Other Optional Insurance Paid to Insurance Company or Companies	\$	N/A
D Optional Gap Contract	\$	N/A
E Official Fees Paid to Government Agencies to for	\$	N/A

<input type="checkbox"/> F Government Taxes Not Included in Cash Price	\$ N/A
<input type="checkbox"/> G Government License and/or Registration Fees	\$ N/A
<input type="checkbox"/> H Government Certificate of Title Fees	\$ 100.00
<input type="checkbox"/> I Other Charges (Seller must identify who is paid and describe purpose.)	
to N/A for Prior Credit or Lease Balance	\$ N/A
to N/A for ADMIN. FEE	\$ 259.00
to N/A for N/A	\$ N/A
to N/A for N/A	\$ N/A
to N/A for N/A	\$ N/A
to N/A for FIRE & LIFEL	\$ 3,000.00
to N/A for N/A	\$ N/A
to N/A for N/A	\$ N/A
Total Other Charges and Amounts Paid to Others on Your Behalf	\$ 4,199.00 (4)
5 Amount Financed (3 + 4)	\$ 107,249.00 (5)

I want the insurance checked above.

X	N/A
Buyer Signature	Date
X	N/A
Co-Buyer Signature	Date

THIS INSURANCE DOES NOT INCLUDE INSURANCE ON YOUR LIABILITY FOR BODILY INJURY OR PROPERTY DAMAGE CAUSED TO OTHERS.

Returned Check Charge: You agree to pay a charge equal to the greater of \$30 or 5% of the check amount if any check you give us is dishonored and we make written demand that you do so.

OPTION: You pay no finance charge if the Amount Financed, item 5, is paid in full on or before _____, Year _____ SELLER'S INITIALS _____

VENDOR'S SINGLE INTEREST INSURANCE (VSI Insurance): If the preceding box is checked, the Creditor requires VSI insurance for the initial term of the contract to protect the Creditor for loss or damage to the vehicle (collision, fire, theft). VSI insurance is for the Creditor's sole protection. This insurance does not protect your interest in the vehicle. You may choose the insurance company through which the VSI insurance is obtained. If you elect to purchase VSI insurance through the Creditor, the cost of this insurance is \$ _____ and is also shown in Item 4B of the itemization of Amount Financed. The coverage is for the initial term of the contract.

OPTIONAL GAP CONTRACT. A gap contract (debt cancellation contract) is not required to obtain credit and will not be provided unless you sign below and agree to pay the extra charge. If you choose to buy a gap contract, the charge is shown in Item 4D of the itemization of Amount Financed. See your gap contract for details on the terms and conditions it provides. It is a part of this contract.

Term _____ Mos. _____ Name of Gap Contract _____

I want to buy a gap contract.

Buyer Signs X

NO COOLING OFF PERIOD

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

HOW THIS CONTRACT CAN BE CHANGED. This contract contains the entire agreement between the parties relating to this contract. Any change to this contract must be in writing and we must sign it. No oral changes are binding. Buyer Signs X Co-Buyer Signs X

If any part of this contract is not valid, all other parts stay valid. We may delay or refrain from enforcing any of our rights under this contract without losing them. For example, we may extend the time for making some payments without extending the time for making others.

See back for other important agreements.

NOTICE TO THE BUYER: Do not sign this contract before you read it or if it contains any blank spaces. You are entitled to an exact copy of the contract you sign.

You agree to the terms of this contract. You confirm that before you signed this contract, we gave it to you, and you were free to take it and review it. You confirm that you received a completely filled-in copy when you signed it.

Buyer Signs X Date 05/23/22 Co-Buyer Signs X Date N/A

Co-Buyers and Other Owners — A co-buyer is a person who is responsible for paying the entire debt. An other owner is a person whose name is on the title to the vehicle but does not have to pay the debt. The other owner agrees to the security interest in the vehicle given to us in this contract.

Other owner signs here X Date N/A Address N/A

Seller signs _____ Date 05/23/22 By X Title _____

Seller assigns its interest in this contract to _____ (Assignee) under the terms of Seller's agreement(s) with Assignee.

Assigned with recourse Assigned without recourse Assigned with limited recourse

Seller _____ MATTERS OF GEORGIA _____ By _____ Title _____

LAW FORM NO. 553-GA 9/15 U.S. PATENT NO. D460,762
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FILE COPY

KRAUSE_0102

MOTORCARS

OF ATLANTA

Guest Name: [REDACTED]

Suzi

Business Mgr: [REDACTED]

Date: 5/28/20Stock#: LM12105A

Deal#: _____

PREMIER	EXECUTIVE	STANDARD	BASIC
GAP (Guaranteed Asset Protection) <i>900</i> * Provides additional coverage for total loss due to accident, fire, or theft	GAP (Guaranteed Asset Protection) <i>900</i> * Provides additional coverage for total loss due to accident, fire, or theft	GAP (Guaranteed Asset Protection) <i>900</i> * Provides additional coverage for total loss due to accident, fire, or theft	TIRE & WHEEL * Provides additional coverage for tires/wheels due to road hazard <i>2-2425</i> <i>3-2650</i> <i>4-2825</i> <i>5-3000</i>
UVP * Cosmetic, T/W, Key, Dent, Windshield repair, Roadside Assistance	UVP * Cosmetic, T/W, Key, Dent, Windshield repair, Roadside Assistance	TIRE & WHEEL * Provides additional coverage for tires/wheels due to road hazard	DENT & DING * Paintless dent repair 4 inches and smaller <i>2 - 799</i> <i>3 - 825</i> <i>4 - 850</i> <i>5 - 875</i>
CLEAR BRA * Protective film application on front of vehicle <i>\$ 2395</i>	CLEAR BRA * Protective film application on front of vehicle	DENT & DING * Paintless dent repair 4 inches and smaller CLEAR BRA * Protective film application on front of vehicle <i>Window \$ 799</i> <i>Tint - 799</i>	
CERAMIC POLYMER SHIELD * Paint Sealant on exterior of vehicle <i>\$ 2350</i>	VEHICLE SERVICE CONTRACT * Covers Parts & Labor, Rental, Towing, RA & Trip interruption <i>NA</i>		
VEHICLE SERVICE CONTRACT * Covers Parts & Labor, Rental, Towing, RA & Trip interruption			

2 - 3395
3 - 3570
4 - 3785
5 - 3999
Retail